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December 19, 2022

VIA ECF

The Honorable Sarah Netburn
United States District Court, SDNY
40 Foley Square, Room 219
New York, New York 10007

Re: *Nike, Inc. v. StockX LLC*, Case No. 1:22-cv-00983-VEC (S.D.N.Y.)

Dear Judge Netburn:

Pursuant to Your Honor's Individual Rule III(F), Nike Inc. ("Nike") respectfully submits this letter regarding the sealed treatment of Nike's letter (the "Letter") in response to the Court's December 14, 2022, Order (Dkt No. 85).

The Letter identifies the information sought by Defendant StockX LLC's ("StockX") related to Nike's purported "unjust enrichment claim" as well as an explanation of the factual and legal basis for Nike's position that the discovery sought should not be compelled. In support of why Nike should not be compelled to respond, or supplement, its responses to StockX's requests for production and 30(b)(6) deposition topics, Nike's Letter references material that StockX has designated as confidential pursuant to the Parties' July 14, 2022, Stipulated Protective Order (Dkt. No. 52). Nike is accordingly filing portions of its Letter under seal pursuant to Paragraph 14 of the Protective Order with appropriate redactions for material in the Letter that is covered by StockX's claim of confidentiality.

Respectfully submitted,

A handwritten signature in purple ink that reads "Tamar Y. Duvdevani".

Tamar Y. Duvdevani
Counsel for Plaintiff Nike, Inc.

cc: Counsel of Record via ECF